

Robert Harold Davidge, her husband; that before the death of the said Georgia C. Davidge the house known as No. 149 West Patrick Street, Frederick, Maryland, was purchased and conveyed to them as tenants by the entirety, and the said Robert Harold Davidge opened a typewriter shop in a room of the said dwelling; and that following the death of the said Georgia C. Davidge, the said Robert H. Davidge rented the upper apartment or floor of the said dwelling to Roberta V. Baumgardner, at a rent of twenty dollars per month, and that the said Roberta V. Baumgardner, her husband and children lived in the said apartment until the death of the said Robert Harold Davidge, who continued to maintain a typewriter repair shop and sleeping accommodations for himself on the first floor of the said dwelling. Your Respondent denies that the said Robert Harold Davidge was the inveterate and dissipated gambler described in the Bill of Complaint but on the contrary your Respondent says that the said Robert Harold Davidge was an expert mechanician with a thorough knowledge of typewriters, adding machines and similar office equipment and that the said Robert Harold Davidge by reason of his skill and judgment in the conduct of his business supported himself, his wife and the complainant in this cause for a long number of years; and that any gambling and drinking of the said Robert Harold Davidge did not interfere with the successful financial conduct of his business affairs. Your Respondent denies that practically all of the property the said Robert Harold Davidge owned had been acquired from his wife, the said Georgia C. Davidge, but on the contrary your Respondent says that some of the property which the said Georgia C. Davidge owned at the time of her marriage to Robert Harold Davidge was encumbered by liens which were subsequently after the said marriage paid; that the said Georgia C. Kennedy ceased to operate her restaurant business after her marriage to the said Robert Harold Davidge; that much of the property which the said Georgia C. Davidge owned at the time of her marriage was subsequently improved and repaired and on some vacant lots dwellings were erected, through the business judgment and sagacity of the said Robert Harold Davidge and through his attention to his own business and the management of the property both of himself and his wife how so ever acquired; and your Respondent further denies that the said Robert Harold Davidge entered into any contract or agreement with the Complainant regarding the disposition of any property after his death. Your Respondent says that the whole Last Will and Testament of the said Robert Harold Davidge is the Last Will and Testament executed by him on October twenty-eighth, Nineteen Hundred and Twenty-